

Leave Travel Concession to Government Servants, posted out-side the State, during regular leave.

GOVERNMENT OF MAHARASHTRA,  
Finance Department,  
Resolution No. TRA-1176/C-867/SER-5,  
Sachivalaya, Bombay 400 032, dated the 8th December 1976.

- READ: (1) Government Resolution, Finance Department No. TRA-1163/2726-V, dated the 23rd October 1963.
- (2) Government Resolution, Finance Department No. TRA-1165/XVIII, dated the 6th May 1968.
- (3) Government Resolution, Finance Department No. TRA-1175/C-222/SER-10, dated the 22nd December 1975.

RESOLUTION: The question as to how to regulate the Leave Travel Concession claims of Government Servants posted out-side the State was under the consideration of Government. After careful consideration, Government is pleased to direct that the maximum limit, laid down in rule 2(ii) in the schedule to the Government Resolution, Finance Department No. TRA-1163/2726/V, dated the 23rd October 1963 on the distance for which the leave travel concession is held admissible, shall not apply in cases of Government servants posted out-side the State. In their cases, the maximum limit shall be determined as under:-

(a) Where the Home-Town is situated within the State, there should be no maximum limit and the entire distance between the head quarters and the Home-Town shall be considered for the concession.

(b) Where the Home-Town is out-side the State but the shortest and cheapest route to the home-town passes through any part of the State, the distance from the head quarters to the State boundary towards the Home-Town plus 400 Kms. therefrom shall only be considered for the concession on both the occasions of outward and return journeys.

(c) Where the Home-Town is outside the State but the shortest and cheapest route to the Home-Town does not pass through any part of the State, the concession shall be admissible only for actual distance by the shortest and cheapest route between the two places limited to 1500 Kms. each way.

All other conditions such as Government servant himself bearing the cost of first 250 Kms. or 160 Kms., if he is a Class IV Government Servant, Government's liability only to the extent of 75% of the fares, the minimum period of leave, etc. shall remain the same as prescribed in the Government Resolutions, quoted in the preamble.

These orders shall take effect from the date of issue. Claims of the Government Servants, which have been settled earlier,

P.T.O.

should not be re-opened. Pending claims may, however, be settled in accordance with the revised limit.

By order and in the name of the Governor of Maharashtra,

B.D. JOSHI,  
Joint Secretary to Government,  
Finance Department.

Copy to :

The Accountant General, Central Revenue, New Delhi,  
The Accountant General, Maharashtra I, Bombay,  
The Accountant General, Maharashtra II, Nagpur,  
The Pay and Accounts Officer, Bombay,  
The Resident Audit Officer, Bombay,  
The Secretary to Governor,  
The Private Secretary to Chief Minister,  
The Personal Assistants to All Ministers, Ministers for  
State and Deputy Ministers,  
All Departments of the Secretariat,  
The Prothonotary and Senior Master, High Court, Bombay,  
The Registrar, High Court, Appellate Side, Bombay,  
The Secretary, Maharashtra Legislature Secretariat, Bombay,  
The Secretary, Maharashtra Public Service Commission, Bombay,  
The Liaison Officer, Bombay,  
All Heads of Departments and Officers under the various  
Departments of the Secretariat,  
The Senior Deputy Director of Commercial Audit Circle,  
Mumbai, Bombay 400 028,  
The Special Commissioner to Government of Maharashtra,  
Maharashtra Sadan, Lytton Road, New Delhi.

No.

of 1976.

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